IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRCT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION

MDL no. 2323

This relates to:

SEAN LOVE and RENEE LOVE, Plaintiffs, USDC, EDPA, Docket No. 2:12-cv-4378-AB

AFFIDAVIT OF SEAN LOVE

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

- I, Sean Love, hereby swear under oath that the following statements are true and correct to the best of my personal knowledge:
 - 1. I am a Plaintiff in the above styled action.
- 2. A true and correct copy of my letter terminating Michael L. McGlamry is attached hereto as Exhibit "A".
 - 3. Michael L. McGlamry has never met me.
 - 4. I do not know what Michael L. McGlamry looks like.
 - 5. Michael L. McGlamry has never personally spoken with me.
- I am totally unaware of any actual legal work that Michael L. McGlamry has done on my case.
 - 7. I did speak with a secretary at Michael L. McGlamry's office on one occasion.
 - 8. Michael L. McGlamry's office did send some boilerplate group emails.



- 9. I did not receive any benefit from any legal work performed by Michael L. McGlamry or other lawyers in his firm.
- 10. I terminated Michael L. McGlamry before this Honorable Court approved the settlement.

SWORN TO AND SUBSCRIBED by Sean Love on April 29, 2015.

AFFIANT

Sean Love personally appeared before the undersigned Notary Public on the date set forth above, produced a Florida Driver's License as identification, and signed this Affidavit under oath.

Wmbuhy Climing NOTARY PUBLIC, STATE OF FLORIDA

My Commission Expires: 10.11.2018

(Seal)

KIMBERLY CLEMENT
MY COMMISSION #FF168040
EXPIRES October 12, 2018
FloridaNotaryService.com

Sean Love

2/25/2015

Pope McGlamry Attorneys at Law Attention: Mike McGlamry 3391 Peachtree Road, Suite 300 Post Office Box 191625 (31119-1625) Atlanta, GA 30326

Re: Sean Love's Concussion Case

Dear Mr. McGlamry:

Please do not do anything further on my NFL Concussion Case. Please cooperate with my new lawyer James Holliday by providing him with a complete copy of my file. Please direct all communications through my new lawyer. Please do not contact me directly. My new lawyer's contact information:

Holliday Karatinos Law Firm, PLLC 18920 North Dale Mabry Highway Suite 101 Lutz, FL 33548

Sincerely,

Sean Love

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRCT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION

MDL no. 2323

This relates to:

MICHAEL BUTLER and DARLENE BUTLER, Plaintiffs, USDC, EDPA, Docket No. 12-cv-2219-AB

AFFIDAVIT OF MICHAEL BUTLER

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

- I, Michael Butler, hereby swear under oath that the following statements are true and correct to the best of my personal knowledge:
 - 1. I am a Plaintiff in the above styled action.
- 2. A true and correct copy of my letter terminating Charles Zimmerman is attached hereto as Exhibit "A".
- 3. To my knowledge, I have never actually spoken with a lawyer at Zimmerman Reed, LLP.
- 4. I am totally unaware of Zimmerman Reed, LLP reviewing any of my medical records.
 - 5. Zimmerman Reed, LLP has never given me any legal advice.
 - 6. Zimmerman Reed, LLP never hired any experts or doctors to examine me.

7. I did not receive any benefit from any legal work performed by Charles

Zimmerman or other lawyers in his firm.

8. I terminated Charles Zimmerman before this Honorable Court approved the

settlement.

9. Charles Zimmerman ignored my lawyer's request for a copy of my file.

10. Charles Zimmerman did not cooperate with my lawyer and refused to provide any

materials to help me.

11. I have never had any in person meetings with anyone from Zimmerman Reed,

LLP.

12. Zimmerman Reed, LLP has not looked at my "medical status or need for medical

testing."

SWORN TO AND SUBSCRIBED by Michael Butler on this 28th day of

When a Butter

November, 20 ly.

AFFIANT

Michael Butler personally appeared before the undersigned Notary Public on the date set

forth above, produced a Florida Driver's License as identification, and signed this Affidavit

under oath.

MOTARY PURILIC STATE OF FLORIDA

(Seal)

4U/) 398-0153



North Tampa Office:

18920 N.Dale Mabry Hwy.

Suite 101 Lutz, FL 33548

813-868-1887 813-909-8535 Fax

Toll free for all offices: 866-597-0009

Reply to: Lutz Office

Hernando County Office:

H&K Building 15316 Cortez Blvd.

Brooksville, FL 34613

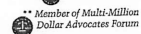
352-597-0009 352-597-8600 Fax

Sun City Office: 813-633-3117 *Member of Million Dollar Advocates Forum

*Theodore "Ted" Karatinos

**James W. Holliday

Oscar V. Lopez Of Counsel



Trial Practice & Appellate Advocacy www.helpinginjuredpeople.com

March 11, 2015

Charles S. Zimmerman, Esq. Zimmerman Reed Attorneys 1100 IDS Center 80 South 8th Street Minneapolis, MN 55402

Re: Michael Butler v. National Football League and NFL Properties, LLC.

Dear Mr. Zimmerman:

Your former client Michael Butler has retained my firm to represent him for his NFL Concussion claim against the NFL. Please forward a complete copy of his file to my office as soon as possible. Mr. Butler asked that I enclose his recent letter discharging your firm.

I appreciate your attention to these matters.

James W Holliday, Esq.

cc: Client File



Michael Butler

3/6/15

Zimmerman & Reed Attorneys
Attention: Charles S. Zimmerman, Esq.
1100 IDS Center
80 South 8th Street
Minneapolis, MN 55402

Re: Michael Butler's Concussion Case

Dear Mr. Butler:

Please do not do anything further on my NFL Concussion Case. Please cooperate with my new lawyer James Holliday by providing him with a complete copy of my file. Please direct all communications through my new lawyer. Please do not contact me directly. My new lawyer's contact information:

Holliday Karatinos Law Firm, PLLC 18920 North Dale Mabry Highway Suite 101 Lutz, FL 33548

Michael a. Buth

Michael Butler

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRCT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION

MDL no. 2323

This relates to:

MICHAEL CLARK, Plaintiff, USDC, EDPA, Docket No. 12-cv-4185-AB

AFFIDAVIT OF MICHAEL CLARK

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

- I, Michael Clark, hereby swear under oath that the following statements are true and correct to the best of my personal knowledge:
 - 1. I am a Plaintiff in the above styled action.
- 2. A true and correct copy of my letter terminating Charles Zimmerman is attached hereto as Exhibit "A".
 - 3. I have never met Brian Gudmundson or Charles Zimmerman.
- 4. I am totally unaware of any actual legal work that Charles Zimmerman has done on my case.
 - 5. I do not know what Mr. Zimmerman or Mr. Gudmundson look like.
- 6. No one from Zimmerman Reed, LLP scheduled visits for me to see any experts or doctors to evaluate me.

7. I did not receive any benefit from any legal work performed by Charles Zimmerman or other lawyers in his firm.

8. I terminated Charles Zimmerman before this Honorable Court approved the settlement.

9. Charles Zimmerman ignored my lawyer's request for a copy of my file.

10. Charles Zimmerman did not cooperate with my lawyer and refused to provide any materials to help me.

11. I have never been to the Zimmerman Reed office.

12. No one from Zimmerman Reed, LLP ever met with me in person.

13. No one from Zimmerman Reed, LLP has ever given my any legal advice.

14. I am unaware of anyone from Zimmerman Reed looking at my medical records.

SWORN TO AND SUBSCRIBED by Michael Clark on this 18th day of Northbett, 20 16.

Morine 12 cuch

AFFIANT

Michael Clark personally appeared before the undersigned Notary Public on the date set forth above, produced a Florida Driver's License as identification, and signed this Affidavit under oath.

Motorly Clerent OTARY PUBLIC, STATE OF FLORIDA

(Seal)

FloridaNotaryService.com



North Tampa Office:

18920 N.Dale Mabry Hwy. Suite 101

Lutz, FL 33548

813-868-1887 813-909-8535 Fax

Toll free for all offices: 866-597-0009

Reply to: Lutz Office

Hernando County Office:

H&K Building 15316 Cortez Blvd. Brooksville, FL 34613

352-597-0009 352-597-8600 Fax

Sun City Office: 813-633-3117 **James W. Holliday *Theodore "Ted" Karatinos Oscar V. Lopez Of Counsel

> *Member of Million Dollar Advocates Forum

Member of Multi-Million
Dollar Advocates Forum

Trial Practice & Appellate Advocacy www.helpinginjuredpeople.com

December 5, 2014

VIA REGUAL MAIL & FACSIMILE: 612-341-0844

Zimmerman and Reed 1100 IDS Center 80 South 8th Street Minneapolis, MN 55402

Re: Mike Clark v. NFL

Dear Mr. Zimmerman:

Your former client Mike Clark has retained my firm to represent him for his NFL Concussion claim against the NFL. Please forward a complete copy of his file to my office as soon as possible. Mr. Clark asked that I enclose his recent letter discharging your firm.

James W. Holliday, Esq.

JWH/nfa

Enclosure (letter to Mr. Zimmerman)

1



Mike Clark

Re: Mike Clark's Concussion Case

Dear Mr. Zimmerman:

Please do not do anything further on my NFL Concussion Case. Please cooperate with my new lawyer James Holliday by providing him with a complete copy of my file. Please direct all communications through my new lawyer. Please do not contact me directly. My new lawyer's contact information:

Holliday Karatinos Law Firm PLLC

18920 North Dale Mabry Highway, Suite 101

Lutz, FL 33548

Marchael

Mike Clark

TRANSMISSION VERIFICATION REPORT

TIME

12/05/2014 04:31PM

NAME FAX

TEL

: U63087H3N489138

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT 12/05 04:30PM 16123410844 00:00:34 02 0K STANDARD



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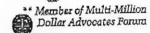
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Sun City Office: 813-633-3117 **James W. Holliday *Theodore "Ted" Karatinos

> Oscar V. Lopez Of Counsel

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December 5, 2014

VIA REGUAL MAIL & FACSIMILE; 612-341-0844

Zimmerman and Reed 1100 IDS Center 80 South 8th Street Minneapolis, MN 55402

Re:

Mike Clark v. NFL

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Sindrely,